	Unite	D STATES I	DISTRICT	Court	
<u>.</u>	MIDDLE	WILKE District	ত্র	PENNSYLVANIA	
	UNITED STATES OF AMERICA V. ROBERT W. DAVIS MAR	SEP 1 4 7007		DETENTION PENDING TRIAL MJ-07-107	
In a	Defendant Per	S.C. SPFFZ(F) / a Vibrantis	on hearing has been h	neld. I conclude that the following facts require	the
[] (1)	The defendant is charged with an offense or local offense that would have been a fee a crime of violence as defined in 18 U an offense for which the maximum se an offense for which a maximum term	deral offense if a circums J.S.C. § 3156(a)(4). ntence is life imprisonme	3142(f)(1) and has betance giving rise to fent or death.		tate
	§ 3142(f)(1)(A)-(C), or comparable st The offense described in finding (1) was c A period of not more than five years has e for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a r safety of (an) other person(s) and the com	ate or local offenses. committed while the defer- clapsed since the data data ebuttable presumption the munity. I further find the Alternative Fin- defendant has committed	andant was on release te of conviction at no condition or con the defendant has a ndings (A) the an offense	prior federal offenses described in 18 U.S.C. pending trial for a federal, state or local offenses release of the defendant from imprisonment ombination of conditions will reasonably assure not rebutted this presumption.	
<u> (2)</u>	for which a maximum term of imprison under 18 U.S.C. § 924(c). The defendant has not rebutted the presumpthe appearance of the defendant as require	otion established by findir	ng 1 that no condition mmunity.	or combination of conditions will reasonably as	_ · sure
	There is a serious risk that the defendant w There is a serious risk that the defendant w		f another person or the	ne community.	
	Powt II	W. M. St.	CD C D		
	ind that the credible testimony and information of the evidence that	-Written Statement of submitted at the hearing data to hear		clear and convincing evidence a prepor	n-
	committee the me	tal organ wh	's a prolet	a formal relan	_
to the ex reasonab Governn	e defendant is committed to the custody of the extent practicable, from persons awaiting or sable opportunity for private consultation with	serving sentences or beir 1 defense counsel. On or	esignated representations held in custody produced of a court of the	n ive for confinement in a corrections facility separated for confinement in a corrections facility separated for appeal. The defendant shall be afforded for united States or on request of an attorney for seed States marshal for the purpose of an appearated for the purpose of a purpose of the pu	d a
	Date	HON. MA	LACHAE. MANNI	Judicial Officer ON, U.S. MAGISTRATE JUDGE of Judicial Officer	

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).